STATE OF COLORADO



FLEXPLACE PARTICIPATION AGREEMENT

DEFINITION OF TERMS:

Flexplace is an alternate method of meeting the needs of the Employer and Employee by allowing the Employee to work away from the regular office. Participation is generally voluntary, but always subject to the Employer's approval. Participation is not an employee right or benefit, and may be discontinued for business reasons

Regular office means the employee's usual and customary work address. It remains the primary work location even if participating in Flexplace.

AGREEMENT:

This Agreement goes into effect on	, and remains in effect indefinitely, unless terminated
sooner by either party for any reason.	

Participation in Flexplace does not change the Employee's salary, benefits, work status, or other rights as a state employee. The Employee agrees to follow the Employer's policies on work hours and schedules, including keeping records of time and attendance as if work was performed at the regular office.

- (1) If eligible for overtime, advance, written supervisory approval must be obtained before working overtime.
- (2) All types of leave usage must have supervisory approval and follow established leave rules on request and approval of leave.

The Employee will not provide primary care during work hours for a young child, disabled individual, or elder who would otherwise require a provider's care. Formal care arrangements will be maintained during working hours at the alternate location.

The Employee is responsible for operating costs, home maintenance, or any other cost associated with the use of the home as an alternate work site. The Employee verifies that the home workspace is in a safe condition, free from hazards and other dangers to equipment or occupants of the home, and adequately insured. The Employee is still entitled to reimbursement for authorized expenditures, e.g., travel and long distance calls, incurred while conducting official business.

The Employer has the right to choose to purchase hard/software and related supplies, allow existing hard/software to be taken to the home (subject to licensing requirements/restrictions), or permit use of compatible Employee-owned hard/software. The decision to remove or discontinue use of such hard/software shall rest solely with the Employer. Equipment and supplies purchased with state funds

remain state property and their use is limited to the Employee for purposes of official state business. The Employee agrees to adequately protect state property from damage and unauthorized access. The Employee may be required to reimburse the Employer for damage to state property. If borrowed or purchased, the Employer will maintain and service such hard/software. If Employee-owned, Employee is responsible for service and maintenance. Employer does not assume liability for loss, damage, or wear of Employee-owned hard/software.

Employee understands that, given at least ____ hours advance notice, the Employer may make on-site visits during normal business hours to determine that the workspace is safe and to maintain, repair, install or retrieve state-owned equipment, software and/or supplies. All state-owned equipment, software, data, and supplies must be returned in event of termination of participation in Flexplace for any reason.

In the event of equipment failure or malfunction, Employee will immediately notify Employer in order to effect repair or replacement of such equipment and to discuss work assignments. In the event of delay in repair or replacement, or any other circumstance, which makes work from the alternate location impossible, Employee understands that Employer may require Employee to report to the regular office.

Employee understands that s/he remains liable for injuries to third persons, including family members, at the alternate location. Employee agrees to indemnify and hold harmless the Employer from any and all claims, demands or liability resulting from any injury to persons caused, directly or indirectly, by the duties and obligations under this Agreement, except where such claims or liability arise solely from the gross negligence or willful misconduct of the Employer. The Employer is not liable for damages to the Employee's personal or real property except to the extent of liability under Colorado law in the regular office.

A work plan with specific products, performance standards, and expected delivery dates has been mutually agreed upon.

Employee is covered by Worker's Compensation during the performance of official business at the regular office or the defined workspace at the alternate location during work hours. Employee shall report work-related injuries immediately to the Supervisor and will comply with other reporting requirements established by the Employer for filing claims.

Employee understands that some information used in his/her work may be deemed confidential by the Employer and shall apply all Employer's security safeguards and policies at the same level as in the regular office in order to protect such information from unauthorized disclosure, loss or damage.

Employee and Supervisor agree to attend any required orientation and to regularly evaluate the Flexplace arrangement.

Employee remains obligated to comply with all state and agency rules, policies, and instructions and this Agreement. Violation of these may result in termination of participation in Flexplace and/or other corrective/disciplinary actions.

Employee understands that it may be necessary to alter the Flexplace schedule and/or report to work in emergencies or for other business needs.

The Employee and Supervisor have agree	ed upon the following specific	ne conditions:
Work Section		
Work Unit		
Work Office Location		
Alternate work location address #1		
Alternate work location address #2		
Alternate phone number #1	Alternate phone	number #2
Alternate e-mail address, if applicable _		
Employee will work away from office	days per week or	days per month.
Scheduled work hours are as follows: _		
Identify equipment, software and supplies cost:	s needed at the alternate loc	cation and who is responsible for the
Identify any additional costs and who wil	ll be responsible for charges	3:
Employee will retrieve phone messages a been agreed upon for communications, in distance), e-mail, and communicating wit	cluding return and handling	y. The following arrangement has g telephone calls (including long
Additional conditions agreed upon:		
OPTIONAL: This Flexplace agreement a	and conditions will be evaluate	ated in days.
We have read this Agreement and unders failure to adhere to these conditions may		

Employee	Date
Supervisor	Date
Appointing Authority	Date

Original to official personnel file cc: Employee and Supervisor Rev. 05/02